The Honorable James L. Robart 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 10 UNITED STATES OF AMERICA, NO. CR16-255 JLR 11 Plaintiff 12 PROTECTIVE ORDER 13 ٧. 14 JASON DAY, 15 Defendant. 16 17 This matter having come before the Court on a Stipulated Motion for Entry of a 18 Discovery Protective Order, the Court hereby enters the following: 19 DISCOVERY PROTECTIVE ORDER 20 **Definitions** 21 As used in this Order, the term "Protected Information" means any date of birth, 22 Social Security number, driver's license number, bank account number, credit card 23 number, personal identification number, address, telephone number, name and/or location 24 of employment, criminal history record, background check, victim identity, and/or any 25 other similar information or number implicating a privacy interest of and belonging to an 26 individual, business, partnership, or corporation. 27

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As used in this Order, the term "Protected Material" means any document or other record containing or reflecting Protected Information.

B. Permissible Disclosure of Protected Information and Protected Material

The United States will make available copies of the Protected Material to defense counsel to comply with the government's discovery obligations. Possession of the Protected Material is limited to defense counsel, her investigators, paralegals, assistants, law clerks, and experts ("members of the defense team").

Members of the defense team may not provide copies of the Protected Material to other persons, including Defendant herself. Members of the defense team may review Protected Information and/or Protected Material with Defendant. Defendant may visually inspect and review such documents but shall not be allowed to possess Protected Information (such as unredacted copies of Protected Material, notes, copies, or photographs of such Protected Material containing Protected Information). Defendant may possess documents from which all Protected Information has been redacted.

Members of the defense team may review or discuss the contents of documents containing Protected Material with any prospective witness, as long as they do not share the unredacted documents, or share any Protected Information with any prospective witness.

C. Filing

If any Protected Information or Protected Material is filed in court or otherwise disseminated as part of litigation, the parties shall redact such information prior to filing; unless, based on a party's application prior to filing, the Court finds that an unredacted filing is necessary and appropriate.

D. Maintenance

Member of the defense team shall keep any Protected Material secured whenever the Protected Material is not being used in furtherance of their work in the abovecaptioned case.

All documents containing Protected Material shall be returned to the

United States, or destroyed, once all charges are resolved by dismissal or by final conviction. The provisions of this Order shall not terminate at the conclusion of this 3 prosecution. 4 E. Modification The parties agree that this Protective Order may be modified, as necessary, by 5 filing with the Court a Stipulated Order Modifying the Protective Order, or by other order 6 7 of the Court. 8 DATED this 7th day of AUGUST 9 10 11 12 JAMES L. ROBART 13 United States District Court Judge 14 15 Presented by: 16 17 /s/ Marie Dalton 18 MARIE M. DALTON Assistant United States Attorney 19 20 21 22 23 24 25 26 27 28